

STATE OF TEXAS

*Plaintiff,*

v.

ROYCE RESENDEZ,

*Defendant.*

IN THE \_\_\_\_ JUDICIAL

DISTRICT COURT

BEXAR COUNTY, TEXAS

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**ORDER GRANTING DEFENDANT’S MOTION TO ENFORCE ART. 39.14  
AND TO COMPEL PRODUCTION OF INJURY-RELATED EVIDENCE  
(AND FOR NOTICE IF NONE EXISTS)**

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On this day, the Court considered **Defendant’s Motion to Enforce Tex. Code Crim. Proc. art. 39.14 and to Compel Production of Injury-Related Evidence (and for Notice if None Exists)**. The Court finds the Motion should be **GRANTED**.

IT IS THEREFORE ORDERED that, pursuant to **Tex. Code Crim. Proc. art. 39.14**, the State shall, within **10 days** of the date this Order is signed, produce to Defendant (through counsel) and permit inspection and electronic duplication of any injury-related evidence within the State’s possession, custody, or control (including items held by investigating/participating agencies), including to the extent applicable:

1. Photographs or video depicting any alleged injury to an officer and/or the alleged mechanism of injury;

2. Any body-worn camera, dash/in-car video, jail/booking/sally-port video, or other recordings depicting or reflecting the alleged injury or events immediately before/after it;
3. Any medical/EMS records or documents concerning the alleged injury that have been obtained by or are in the possession, custody, or control of the State or law enforcement;
4. Any officer injury report, use-of-force report, supervisor review, incident report, or similar agency documentation concerning the alleged injury;
5. Any Workers' Compensation/First Report of Injury documentation in the possession, custody, or control of the State or law enforcement that relates to the alleged injury; and
6. Any other injury-related documentation described in Defendant's Motion that exists and is within the State's possession, custody, or control.

IT IS FURTHER ORDERED that if any requested category of evidence **does not exist** or is **not within the possession, custody, or control of the State**, the State shall, within the same **10-day** period, **file a written Notice** stating:

- a. which categories are unavailable;
- b. whether the State requested the items from SAPD or other agencies involved; and
- c. whether the State intends to rely on testimony alone to establish the alleged injury.

SIGNED this \_\_\_\_ day of January, 2026.

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**JUDGE PRESIDING**